WALL SECTION

APR 14 44 PH Before the Federal Communications Commission Washington, D.C. 20554

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In the Matter of)	
Tariffs Implementing Access Charge Reform)	CC Docket No. 97-250
GTE System Telephone Companies Revisions to Tariff F.C.C. No. 1)))	Transmittal No. 238
GTE Telephone Operating Companies Revisions to Tariff F.C.C. No. 1)	Transmittal No. 1140

MEMORANDUM OPINION AND ORDER

Adopted: April 10, 1998 Released: April 10, 1998

By the Chief, Competitive Pricing Division, Common Carrier Bureau:

I. INTRODUCTION

1. On December 30, 1997, the Common Carrier Bureau (Bureau) initiated an investigation into the provisions contained in incumbent local exchange carrier (LEC) access charge reform tariffs. On January 28, 1998, the Bureau designated the specific issues for investigation in this proceeding in a separate order. On March 27, 1998, GTE System Telephone Companies (GSTC) and GTE Telephone Operating Companies (GTOC) filed the above transmittals to revise their interstate access service tariffs. These LECs' transmittals propose to separate the marketing expense recovery charge that is currently included in the Carrier Common Line (CCL) rate element. GSTC's transmittal also adds an incremental SONET payload rate element. We have no record of the receipt of any petitions filed against these tariff transmittals to date.

II. DISCUSSION

2. These transmittals raise issues that were designated for investigation in the Access Charge Reform Tariffs Designation Order. Therefore, we suspend GTOC's transmittal for one day, following the currently scheduled effective date, and make this transmittal subject to the investigation initiated in the Access Charge Reform Tariffs Suspension Order. We also suspend the portion of GSTC's transmittal relating to the marketing expense recovery charge for one day, following the currently scheduled effective date, and make this portion of the transmittal subject to the investigation initiated in the Access Charge Reform Tariffs Suspension Order.

¹ Tariffs Implementing Access Charge Reform, CC Docket No. 97-250, Memorandum Opinion and Order, 13 FCC Rcd 163 (Com. Car. Bur. 1997) (Access Charge Reform Tariffs Suspension Order).

² Tariffs Implementing Access Charge Reform, CC Docket No. 97-250, Order Designating Issues for Investigation and Order on Reconsideration, 13 FCC Rcd 2249 (Com. Car. Bur. 1998) (Access Charge Reform Tariffs Designation Order).

3. At the conclusion of the investigation, the rates that are the subject of this suspension order may be subject to the special, two-way adjustment mechanism described in the Access Charge Reform Tariffs Suspension Order, for the reasons stated therein.³ We therefore put customers on notice that any revised rates provided in the transmittal suspended for one day by this order are provisional rates. If these provisional rates are found at the conclusion of the investigation initiated by the Access Charge Reform Tariffs Suspension Order to be below a just and reasonable level, we may allow carriers prospectively to charge higher rates for some elements to reflect the fact that they were charging less than would have been permitted for those elements during the pendency of the investigation. If these provisional rates are found at the conclusion of the investigation initiated by the Access Charge Reform Tariffs Suspension Order to be above those permitted by our rules, and thus unreasonably high, we may require the LECs to make refunds to their customers. It is also possible that, in some cases in which the same customer has paid both charges that were found to be too high and charges that were found to be too low, refunds could be offset by amounts allowed for recoupment.

III. EX PARTE REQUIREMENTS

4. This investigation is a permit-but-disclose proceeding and subject to the permit-but-disclose requirements under Section 1.1206(b) of the rules, 47 C.F.R. § 1.1206(b), as revised. Persons making oral ex parte presentations are reminded that memoranda summarizing the presentation must contain a summary of the substance of the presentation and not merely a listing of the subjects discussed. More than a one or two sentence description of the views and arguments presented is generally required. See 47 C.F.R. § 1.1206(b)(2), as revised. Other rules pertaining to oral and written presentations are set forth in Section 1.1206(b), as well.

IV. ORDERING CLAUSES

- 5. Accordingly, IT IS ORDERED, pursuant to Section 204(a) of the Communications Act of 1934, as amended, 47 U.S.C. § 204(a), and through the authority delegated pursuant to Sections 0.91 and 0.291 of the Commission's rules, 47 C.F.R. §§ 0.91 and 0.291, that the tariff revisions filed by GTE System Telephone Companies, insofar as they relate to the separation of the marketing expense recovery charge currently included in the Carrier Common Line rate element, and the tariff revisions filed by GTE Telephone Operating Companies ARE SUSPENDED for one day from the effective date and an investigation of the referenced tariff transmittals IS INSTITUTED AND CONSOLIDATED in CC Docket No. 97-250.
- 6. IT IS FURTHER ORDERED that GTE System Telephone Companies and GTE Telephone Operating Companies SHALL FILE, within five business days of the release date of this Order, tariff revisions to reflect the one day suspension from the currently scheduled effective date of April 11, 1998. These carriers should cite the DA number of the instant Order as the authority for this filing.

³ Access Charge Reform Tariffs Suspension Order, 13 FCC Rcd at 166-167.

7. IT IS FURTHER ORDERED, pursuant to Sections 4(i) and 204(a) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 154(i) and 204(a), and through the authority delegated pursuant to Sections 0.91 and 0.291 of the Commission's rules, 47 C.F.R. §§ 0.91 and 0.291, that GTE System Telephone Companies and GTE Telephone Operating Companies SHALL KEEP ACCURATE ACCOUNT of all amounts received by reason of the provisions that are the subject of this investigation.

FEDERAL COMMUNICATIONS COMMISSION

Jane E. Jackson

Chief, Competitive Pricing Division

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Common Carrier Bureau